

Court of Appeals, State of Michigan

ORDER

Rose Bogeart v Wayne County Election Commission

John Hett v Wayne County Election Commission

Docket No. 284098; 284101

LC No. 07-730070-AA; 07-730070-AA

Michael J. Talbot
Presiding Judge

Helene N. White

Christopher M. Murray
Judges

The Court orders that the motion for immediate consideration is GRANTED.

The Court orders that the motion to affirm pursuant to MCR 7.211(C)(3) is DENIED for failure to persuade the Court that it is manifest that the question to be reviewed is so unsubstantial as to need no argument or formal submission or was not properly raised.

Judge Murray would also grant the motion to affirm on the basis of *Donigan v Oakland County Election Commission*, ___ Mich App ___, ___ NW2d ___ (rel'd May 15, 2008), and *Sharp v Genesee County Election Commission*, 145 Mich App 200; 377 NW2d 389 (1985).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY 21 2008
Date

Sandra Schultz Mengel
Chief Clerk